104TH CONGRESS 1ST SESSION

H. R. 921

To encourage gainful employment among the residents of public housing, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

February 13, 1995

Ms. Waters (for herself and Mr. Bishop) introduced the following bill; which was referred to the Committee on Banking and Financial Services

A BILL

To encourage gainful employment among the residents of public housing, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Public Housing Rent
- 5 Reform Act".
- 6 SEC. 2. PUBLIC HOUSING CEILING RENTS.
- 7 Section 3(a)(2) of the United States Housing Act of
- 8 1937 (42 U.S.C. 1437a(a)(2)) is amended—
- 9 (1) in subparagraph (A), by striking clause (iii)
- and inserting the following new clause:

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1	"(iii) at the election of such agency and subject
2	to approval by the Secretary, is—
3	"(I) not less than the average monthly
4	amount of debt service and operating expenses
5	attributable to dwelling units of similar size in
6	public housing projects owned and operated by
7	such agency;
8	"(II) not less than the rental paid by a
9	family the amount of whose rent is such that,
10	on the date upon which a public housing agency
11	adopts ceiling rents under this subclause for the
12	project in which such family resides, not less
13	than 10 percent nor more than 20 percent (as
14	determined by the Secretary from time to time
15	by regulation) of the families residing in such
16	project pay a higher rent; any ceiling rents so
17	adopted and approved by the Secretary shall be
18	redetermined annually by application of the
19	automatic annual adjustment factors issued

"(III) not less than the fair market rent determined by the agency for comparable units of similar size pursuant to the procedures prescribed by the Secretary for determining rent

from time to time by the Secretary pursuant to

section 8(c)(2)(A); or

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reasonableness under the program for rental 1 2 certificate assistance under section 8(b); the 3 Secretary may, not more frequently than annually, review the ceiling rents determined under this subclause by each agency and each agen-6 cy's application of the procedures for determining rent reasonableness used in establishing 7 such rents and if, pursuant to such review, the 8 9 Secretary determines on the record after oppor-10 tunity for an agency hearing, that the ceiling 11 rents adopted by an agency pursuant to this 12 subclause are deliberately and materially under-13 stated, the Secretary may impose such correc-14 tive actions as the Secretary considers appro-15 priate, which may include payment to the Sec-16 retary of some or all of the aggregate amounts 17 by which such rents are understated; the Sec-18 retary may at any time require that the deter-19 mination of ceiling rents pursuant to this 20 subclause be conducted by a qualified independent third party in accordance with regulations 21 22 issued by the Secretary."; and (2) by redesignating subparagraph (B) as sub-23 24 paragraph (I) and inserting after subparagraph (A)

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the following new subparagraphs:

- 1 "(B) A waiver by the Secretary shall not be necessary
- 2 for a public housing agency to adopt ceiling rents under
- 3 this paragraph. The discretion of the Secretary in approv-
- 4 ing an election by a public housing agency to adopt ceiling
- 5 rents shall be limited to ensuring that the election meets
- 6 the requirements of this paragraph. Without limiting any
- 7 other provision of this subparagraph, the Secretary shall
- 8 not (except as otherwise specifically provided in subpara-
- 9 graph (C)) hold or exercise any discretion with respect to
- 10 the method under subparagraph (A)(iii) that an agency
- 11 may elect to determine its ceiling rents, and such election
- 12 shall be within the sole discretion of the agency.
- 13 "(C) Unless otherwise approved by the Secretary, a
- 14 public housing agency shall utilize the same method for
- 15 determining ceiling rents for all projects with respect to
- 16 which such agency elects to adopt ceiling rents; except
- 17 that, with respect to single family scattered site housing
- 18 or projects consisting of 10 or less units, a public housing
- 19 agency may elect, or the Secretary may require, that ceil-
- 20 ing rents applicable to such units be calculated using the
- 21 method under subparagraph (A)(iii)(III), notwithstanding
- 22 that ceiling rents applicable to the agency's other projects
- 23 are calculated using another method. After the initial
- 24 adoption of ceiling rents by a public housing agency and
- 25 approval thereof by the Secretary, the agency may not

- 1 thereafter elect a different method of calculating such
- 2 rents except as approved by the Secretary.
- 3 "(D) Subject to the limitations under subparagraph
- 4 (C), different ceiling rents may be adopted by a public
- 5 housing agency and approved by the Secretary for each
- 6 project owned by the public housing agency. A public
- 7 housing agency may adopt and the Secretary may approve
- 8 maximum rents for some or all of the projects owned by
- 9 such agency.
- 10 "(E) Any ceiling rents adopted shall be redetermined
- 11 annually, for each project for which such rents are adopt-
- 12 ed, by the public housing agency and, subject to subse-
- 13 quent readjustment if the Secretary determines after re-
- 14 view that such rents are improper, such redetermined ceil-
- 15 ing rents shall be effective without further approval by the
- 16 Secretary.
- 17 "(F) Notwithstanding any other provision of this
- 18 paragraph—
- 19 "(i) not more than 25 percent of the total num-
- 20 ber of dwelling units contained in any project
- 21 (rounded upward to the nearest whole unit) may be
- occupied by families whose rents are limited in
- amount by the ceiling rents adopted for such project;
- if, at any time, families occupying more than 25 per-
- cent of the units in a project are eligible for ceiling

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rents, then, at the time of the next annual redetermination of ceiling rents for such project, the public housing agency shall increase the applicable ceiling rents so that, at the time of such redetermination, not more than 25 percent of the dwelling units in the project are occupied by families whose rent is limited by ceiling rents; and

"(ii) the total continuous period during which any family's rent may be limited by the full application of ceiling rents shall not exceed 3 years; if at any time commencing before the expiration of the 3year period, the rent payable by a family is less than the applicable ceiling rent for a period in excess of 12 consecutive months, because of a reduction in the family's adjusted income or an increase in ceiling rents, or both, then a new 3-year period shall commence when such family's rent again would exceed the applicable ceiling rents; after the expiration of any 3-year continuous period during which ceiling rents are fully applied to limit a family's rent, the reduction in such family's rent that would otherwise result from full application of the ceiling rents shall be successively decreased so that (I) during the 4th year, the family shall receive 85 percent of the reduction that would result if the ceiling rents were

fully applied; (II) during the 5th year, the family 1 2 shall receive 65 percent of such reduction; (III) during the 6th year, the family shall receive 40 percent 3 of such reduction; and (IV) during the 7th and subsequent years the family shall not receive any reduc-5 tion in rent as a result of the adoption of ceiling 6 7 rents; the commencement of a family's initial 3-year eligibility or subsequent 3-year reeligibility for full 8 9 ceiling rent limitations and the commencement of 10 each reduction in the full application of ceiling rents as provided in this clause shall, in the case of each 11 family, occur not later than the effective date of 12 such family's annual redetermination of rent and 13 14 family composition in accordance with its public housing lease. 15

- "(G) Ceiling rents authorized under this paragraph shall not be applicable to any project which is designated as housing for elderly persons.
- 19 "(H) For purposes of this paragraph—
 - "(i) the term 'ceiling rent' means the maximum amount of rent, adopted by a public housing agency and approved by the Secretary pursuant to this subparagraph, that may be charged to a family; and
- 24 "(ii) the term 'project' means a building or 25 group of buildings containing public housing units

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1 and having a common identity and management, as 2 determined by the public housing agency; a project need not contain buildings or sets of buildings hav-3 ing the same project number assigned by the Sec-5 retary or all of the buildings or sets of buildings 6 having the same such number.". SEC. 3. EARNED INCOME EXCLUSIONS. 8 Section 3(b)(5) of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(5)) is amended— 10 (1) in subparagraph (C)— (A) by striking "and" before "(ii)"; and 11 12 (B) by inserting before the semicolon at the end the following; "; and (iii) to the extent 13 14 documented, the amount actually paid by the 15 family for health insurance coverage for any 16 members of the family residing in the household 17 who, at the time, are not receiving or approved 18 to receive any assistance for health care from 19 the Federal Government or any State govern-20 ment"; 21 (2) by striking subparagraph (E) and inserting 22 the following new subparagraph: "(E) in the case of an elderly family, 10 per-23 24 cent of the earned income of the family, and, in the

1	case of a nonelderly family, 20 percent of the earned
2	income of the family;";
3	(3) in subparagraph (F), by striking "and" at
4	the end;
5	(4) in subparagraph (G), by striking the period
6	at the end and inserting a semicolon; and
7	(5) by adding at the end the following new sub-
8	paragraphs:
9	"(H) in the case of 2-parent families with chil-
10	dren (as defined by the Secretary by regulation), an
11	amount not to exceed an additional 10 percent of
12	the earned income of the family; and
13	"(I) in the case of a family residing in public
14	housing, of any earned income of any formerly de-
15	pendent child who is a member of the family—
16	"(i) 100 percent of such earned income
17	during the period beginning on the date of the
18	first redetermination of the rent for and family
19	composition of the family that occurs after the
20	child reaches 18 years of age and ending upon
21	the commencement of the period under clause
22	(ii);
23	"(ii) 85 percent of such earned income
24	during the period beginning on the date of the
25	first redetermination of the rent for and family

composition of the family that occurs after the child reaches 21 years of age and ending upon the commencement of the period under clause (iii);

"(iii) 65 percent of such earned income during the period beginning on the date of the first redetermination of the rent for and family composition of the family that occurs after the child reaches 22 years of age and ending upon the commencement of the period under clause (iv);

"(iv) 40 percent of such earned income during the 1-year period beginning on the date of the first redetermination of the rent for and family composition of the family that occurs after the child reaches 23 years of age.".

17 SEC. 4. EFFECTIVE DATE.

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- The amendments made by this Act shall take effect 19 120 days after the date of the enactment of this Act.
- 20 SEC. 5. IMPLEMENTATION.
- The Secretary shall issue any final regulations nec-
- 22 essary to implement the amendments made by this Act,
- 23 which shall take effect not later than the effective date
- 24 under section 4 for the amendments. The regulations shall
- 25 be issued after notice and opportunity for public comment

- 1 in accordance with the procedures under section 553 of
- 2 title 5, United States Code, applicable to substantive rules
- 3 (notwithstanding subsections (a)(2), (b)(B), and (d)(3) of

4 such section).

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